

UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office

Washington, D.C. 20231

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO.

08/536,345

09/29/95

TEMPLE

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Address: COMMISSIONER OF PATENTS AND TRADEMARKS

27754/32937

MM91/0829

JAMES P ZELLER
MARSHALL O'TOOLE GERSTEIN
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EXAMINER

MAHONEY, C

ART UNIT PAPER NUMBER

2851

DATE MAILED:

08/29/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Application No.

Applicant(s) 08/536,345

Temple et al.

Interview Summary Examiner

Christopher E Mahoney

Group Art Unit 2851



All partic	cipants (applicant, applicant's representative, PT	O personnel):	
(1) <i>Chri</i> :	stopher E Mahoney - PTO	(3)	
(2) Brian	n Lempia - Applicant's Attorney	(4)	
Date of	Interview Aug 24, 2000		
Type:		applicant applicant's representa	ative).
Exhibit s		No. If yes, brief description: ■	
Agreement X was reached. was not reached. Claim(s) discussed:			
Identification of prior art discussed:			
Description of the general nature of what was agreed to if an agreement was reached, or any other comments: The examiner indicated agreement with applicants Appeal Brief arguments pertaining to patentability over the prior art of record. The examiner indicated that he would rejoin the method claims if claims 46, 51 and their respective dependent claims were canceled. The remaining method claims would not be an undue burden in light of the apparatus claims pending in the application. Mr. Lempia indicated that claims 46, 51 and their respective dependent claims would be canceled. An amendment to the method claims will be filed to correct potential problems with 35 USC 112. The examiner requested a copy of the references from the IDS of Sep 29, 1995.			
(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendents which would render the claims allowable is available, a summary thereof must be attached.) 1. It is not necessary for applicant to provide a separate record of the substance of the interview.			
Unless the paragraph above has been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a response to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.			
2.	Since the Examiner's interview summary above each of the objections, rejections and requiremental claims are now allowable, this completed form Office action. Applicant is not relieved from pressure also checked.	ents that may be present in the last Official is considered to fulfill the response require	e action, and since the rements of the last
Examine	er Note: You must sign and stamp this form unless it is a	an attachment to a signed Office action.	CHRISTOPHER E MAHONEY PATENT EXAMINER ART UNIT 2851

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